## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO CASE NO. 1:10-cv-00564-MRB

LEXMARK INTERNATIONAL, INC. Plaintiff

٧.

INK TECHNOLOGIES PRINTER SUPPLIES, LLC et al
Defendants

## STIPULATED PERMANENT INJUNCTION, CONSENT JUDGMENT, AND DISMISSAL WITH PREJUDICE

This matter is before the Court on the stipulated motion of Plaintiff, Lemmark International, Inc. ("Lexmark") and John Doe Defendant Optimum Value Laser Inc. ("Optimum"), which has a place of business at 48 Worthington Access, St. Louis, MO 63043, for enery of Stipulated Permanent Injunction, Consent Judgment and Dismissal With Prejudics, having agreed to a compromise and settlement of this action.

## IT IS TEREBY FOUND, ORDERED, ADJUDGED WITH CONSENT OF THE PARTIES that:

1. Lexmark is in the business of developing, manufacturing and selling laser printers and oner cartridges-including corresponding versions thereof made by Lexmark under private label for Dell, IBM, Toshiba, Nashuatec, Unisys, and Source Technologies, including toner cartridges for Lexmark's T420; T520\*522; T640/642/644; E120: E220; T610/612/614/47.6; T620/622: T630/632/634; E330/332; E340/342, and E230/232/234/238/240; E320/322; E321/323;

E250/350/352/450 laser printers as well as the private-label versions thereof (collectively, "the Toner Cartridges").

- 2. Lexmark owns and has standing to sue for infringement of United States Patent Nos. 5,337,032; 5,634,169; 5,758,231; 5,758,233; 5,768,661; 5,802,432; 5,875,378; 5,495,772; 6,009,291; 6,078,771; 6,397,015; 6,459,876; 6,487,383; 6,496,662; 6,678,489; 6,\$16,692; 6,871,031; 6,879,792; 7,139,510; 7,233,760; and 7,305,20% (the "Lexmark Patents").
- 3. Optimum, its parent, divisions, subsidiaries, affiliates, successor: and assigns and its directors, officers, and employees, or any of them is in the business, among other things, of importing and/or selling remanufactured Toner Cartridges in which rights in the Lexmark Patent rights were not exhausted, compatible versions of the Toner Cartridges, and/or clones of the Toner Cartridges (collectively, "the Aceused Cartridges").
  - 4. The Lexmark Patents are valid and enforceable against Optimum.
- 5. The following table identifies the patent claims of the Lexmark Patents that are satisfied literally by the Toner Cartridges and the Accused Cartridges:

Patent	Toner Cartridges / Accused Cartridges							
	EIRO	E23X/E24X/ E33X/E34X	E25X/ E35X/E45X	T52X/T61X/ T62X/T63X/T64X	E320/22	E22D and E311/23		
5,337,032				1,5,6				
5,634,169				1-3,32-34, 36, 42	32,36,42	32,: 6,42		
5.758.231		1-16	1-16		J-16	1-16		
5,758.233				1-4				
5,768,661				1,2,3,6	_			
5,812,432				1-3, 7-9				
5.875.378	^			1-3,12-14,24				
5,995,772				1-3,5,7-9, 12,14-18,20,21	14,15,22, 32-34	14,15,22, 32 34		
6.009.291	1-2	1-2	1-2	1-2				

Patent	Toner Cartridges / Accused Cartridges								
	Ell20	E23X/E24X/ E33X/E34X	E25X/ E35X/E45X	T52X/T61X/ T62X/T63X/T64X	E320/22	E220 and E221/23			
6,078,771	1,5,6,10, 12, 3,15	1,5,6,10, 12,13,15	1,5,6,10, 12,13,15	1,2,5,6,10, 12,13,15					
6,397,015				1-4,7-12, 14-19,22-24	1,2,4, 9,17,19	,2,4, 9°17,19			
6.459.976				1-28					
6,487,383	1, 1,6, 10, 5,19	1,2,6, 10,15,19	1,2,6, 10,15,19	1,2,6,10, 11,15,19	19	19			
6,496,662		1,3,5,7	1,3,5,7						
6.678.489		5-6	5-6						
6,816,692	1-13	1-13	1-13						
6,871,031		1-6,8-12	1-6,8-12						
6,879,792		1-11	1-11						
7,139,510		1-10	I-10						
7.233.760	11,12,14	11,12,14	11,12,14						
7.305.204		1-20	1-8,10-13						

- 6. The importation, use, remanufacture, manufacture, offer to sell or sale by anyone other than Lexmark of any Toner Cartridge that was originally sold outside the United States constitutes an infringement the above-identified claims in the Lexmark Patents.
- 7. The importation, use, remanufacture, manufacture, offer to sell or sale by anyone other than Lexmark of any Toner Cartridge in the United States under which Lexmark's Parent rights were not exhausted constitutes an infringement the above-identified claims in the Lexmark Patents.
- 8. Except for any cartridge in which Lexmark's Patent rights have been exhausted, this Court permanently enjoins Optimum as well as those persons or companies in active concert or participation with Optimum who receive actual notice of the order by personal service or otherwise from making, using, selling, offering for sale

or importing into the United States Accused Cartridges that infringe any of the above-

identified patent claims or are not colorably different from the Accused Cartridges.

9. Nothing herein limits or shall be construed to limit in any way Optimum's

activities with respect to toner cartridges in which Lexmark's patent rights have been

exhausted. Further, nothing herein limits or shall be construed to limit in any way

Optimum's autivities with respect to any Lexmark Patents that have expired, lapsed, are

no longer enfanceable, or have found to be invalid by a court of competent jurisdiction.

10. Optimum represents and warrants that it has disclosed to Lexmank the

quantity and t-pe of all Accused Cartridges that it imported into the United States.

Optimum consents to personal jurisdiction by this Court, consents to 11.

venue in this District, and waives services of process for this action.

12. This Court retains jurisdiction over Lexmark and Optimum to the extent

necessary to enforce the terms of this Stipulated Permanent Injunction, Cousent

Judgment, and Dismissal With Prejudice and the agreement between the parties.

13. This Stipulated Permanent Injunction, Consent Judgment, and Dismissal

With Prejudice shall be binding upon and shall inure to the benefit of Lexmant and

Optimum as well as each of its respective subsidiaries, corporate parents, affiliates,

and/or successors and assigns.

All claims between Lexmark and Optimum are hereby dismissed with 14.

prejudice, with each party to bear its own costs and attorneys' fees.

Dated: September 25, 2012 By: s/ Michael R. Barrett
United States District Court Judge

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HAVING BEEN SEEN AND AGREED TO ON AUGUST / 2012:

By:

P. Douglas Butr (Ohio Bar No. 20868)
Steven B. Lo:
Anthony J. Phtlps
STOLL KEENON OGDEN PLLC
300 West Vine Street, Suite 2100
Lexington, K.? 40507
Talenhouse (269) 231-3000

Telephone: (859) 231-3000 Facsimile: (859) 253-1093

William J. Hunter, Jr.
STOLL KEEMON OGDEN PLLC
2000 PNC Plata
500 West Jefferson Street
Louisville, KY 40202
Telephone: (542) 333-6000
Facsimile: (502) 333-6099

Timothy C. Meece
V. Bryan Mediock
Matthew P. Beteker
Jason S. Shull
BANNER & WITCOFF LTD.
10 South Wacker Drive, Suite 3000
Chicago, Illineis 60606
Telephone: (312) 463-5000

Attorneys for I-kaintiff, Lexmark International, Inc. Andy Georgen, President Optimum Value Laser, Inc. 48 Worthington Access St. Louis, MO 63043